1 2 0 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 CENTRAL DISTRICT OF CALIFORNIA 10 11 12 BARNARD MCGAUGHY, Case No. CV 15-2294 GW (JCG) Petitioner, 13 ORDER SUMMARILY DISMISSING 14 v. DENYING CERTIFICATE OF **APPEALABILITY** 15 E. VALENZUELA, Respondent. 16 17 On March 27, 2015, petitioner Barnard McGaughy<sup>1</sup> ("Petitioner"), a California 18 prisoner proceeding pro se, filed a Petition for Writ of Habeas Corpus ("Petition"). 19 [Dkt. No. 1.] Notably, it is his *third* federal petition challenging his 2002 state court 20 conviction for torture, assault, and robbery. What's more, Petitioner filed the Petition 21 even after the Ninth Circuit denied his request for permission to file a "second or 22 successive" petition. Accordingly, and for the reasons discussed below, the Court 23 finds that the Petition is an unauthorized "second or successive" petition, and 24 25 summarily dismisses this action without prejudice for lack of jurisdiction. See 28 U.S.C. § 2244(b). 26 27 Petitioner is also known as Barnard McGauthy. [See C.D. Cal. Case No. CV 07-1596 GW 28 (FMO), Dkt. No. 26, at 1 n.1.]

By way of background, Petitioner first challenged his conviction in 2007. [See 1 || 2 C.D. Cal. Case No. CV 07-1596 GW (FMO), Dkt. No. 1.] That petition was denied. 3 [See id., Dkt No. 26, 30, 31.] 4 On May 22, 2013, Petitioner filed a second petition challenging the same 5 conviction. [See C.D. Cal. Case No. 13-3656 GW (JCG), Dkt. No. 1.] On July 12, 6 2013, this Court dismissed that action for lack of jurisdiction, on the grounds that 7 Petitioner had not obtained authorization to file a "second or successive" petition. [See 8 id., Dkt. No. 4, at 3.] At that time, the Court explained that "it was incumbent on 9 Petitioner under § 2244(b)(3)(A) to secure an order from the Ninth Circuit authorizing this Court to consider the instant Petition prior to its filing." [*Id.*] 10 On August 9, 2013, Petitioner filed an application with the Ninth Circuit 11 requesting permission to file a "second or successive" petition. [See Ninth Cir. Case 12 No. 13-72791, Dkt. No. 1.] On September 27, 2013, the Ninth Circuit denied 13 14 Petitioner's application. [See id., Dkt. No. 2.] 15 On March 27, 2015, Petitioner filed the instant petition, in which he again 16 challenges the same conviction. (Pet. at 2.) 17 However, Petitioner has *again* failed to obtain the Ninth Circuit's authorization to file a "second or successive" petition. See 28 U.S.C. § 2244(b). 18 19 Accordingly, the Court must dismiss this *third* action for lack of jurisdiction. 20 See id. Additionally, for the reasons stated above, the Court finds that Petitioner has not 21 22 shown that reasonable jurists would find it debatable whether this Court was correct in its procedural ruling. See Slack v. McDaniel, 529 U.S. 473, 484 (2000). The Court 23 24 thus declines to issue a certificate of appealability. 25 // 26 // 27 // 28 || //

For the foregoing reasons, IT IS ORDERED THAT this action be 1 || SUMMARILY DISMISSED WITHOUT PREJUDICE for lack of jurisdiction, pursuant to Rule 4 of the Rules Governing Section 2254 Cases in the United States District Courts. IT IS FURTHER ORDERED THAT a Certificate of Appealability be DENIED. LET JUDGMENT BE ENTERED ACCORDINGLY. George H. Www DATED: May 4, 2015 HON. GEORGE H. WU UNITED STATES DISTRICT JUDGE